PATENT



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

EXPEDITED PROCEDURE UNDER 37 C.F.R. §1.116

Sung Bae JUN et al.

Confirmation No.: 9217

Serial No.: 09/863,296

Group Art Unit: 2167

Filed: 5/24/2001

Examiner: Kuen S. Lu

For: SYSTEM AND METHOD FOR PROVIDING INDEX DATA OF MULTIMEDIA CONTENTS

REQUEST FOR RECONSIDERATION

U.S. Patent and Trademark Office Customer Service Window, Mail Stop AF Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

In reply to the Office Action dated May 17, 2005, reconsideration of the rejections set forth therein is requested as follows:

Claims 1, 3-17 and 19-24 are pending.

The Office Action objected to claims 1 and 10 because of informalities, indicating that the terms "multimedia streams," "multimedia data," and "multimedia contents" which appear in the limitations seem to describe the same object. Thus, the Examiner indicated that he interpreted the terms "multimedia data" and "multimedia contents" the same as "multimedia streams." The objection is respectfully traversed.

It is well known that multimedia content(s) are transferred in the form of a multimedia stream or streams. Multimedia data is a broad term that can include multimedia content(s),